IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

KNIGHTBROOK INSURANCE Co. : CIVIL ACTION

:

V.

13-2961

DNA AMBULANCE, CERTAIN : UNDERWRITERS AT LLOYD'S, LONDON : SUBSCRIBING TO POLICY NUMBER : C5P31288 a/s/o MARIANNA : ARAKELOVA AND NORTHLAND : INSURANCE COMPANY :

ORDER

AND NOW, this 10th day of September, 2013, upon consideration of the Court's conversation with counsel at today's Rule 16 conference, wherein the Court raised concern regarding the appropriateness of a declaratory judgment action in this Court given the pendency of a parallel proceeding in the Court of Common Pleas of Philadelphia County under the teaching of Brillhart v. Excess Ins. Co. of America, 315 U.S. 491 (1942), and Wilton v. Seven Falls Co., 515 U.S. 277 (1995), as well as under State Auto Ins. Cos. v. Summy, 234 F.3d 131 (3d Cir. 2000), it is hereby ORDRED that:

1. By noon on September 24, 2013, the parties shall SUBMIT their views regarding the applicability of the cited jurisprudence to the appropriateness of this Court exercising its discretionary jurisdiction in this matter; and

2. Further scheduling, if any, shall ABIDE the Court's resolution of this question after consideration of the parties' briefing.

BY THE COURT:

/s/ Stewart Dalzell, J.
Stewart Dalzell, J.